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15		
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
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18		
19	GREGORY L. SULLIVAN and KOJI FUJITA,	Case No.: CV 12-01922 MEJ
20	·	
21	Plaintiffs, v.	STIPULATION AND [PROPOSED] ORDER TO CONTINUE DATES FOR EXPERT
22	CITY OF SAN RAFAEL, a government	DISCLOSURES AND DISCLOSURES OF REBUTTAL EXPERTS
23	entity; SAN RAFAEL POLICE DEPARTMENT, a government entity;	
24	RYAN DEMARTA, individually, and in	
25	his capacity as police officer for the CITY OF SAN RAFAEL; RYAN COGBILL,	
26	individually, and in his capacity as police	
27	officer for the CITY OF SAN RAFAEL; and DOES 1 to 100,	
	und DOES 1 to 100,	
28	Defendants.	

STIPULATION AND [PROPOSED] ORDER TO CONTINUE DATES FOR EXPERT DISCLOSURES AND DISCLOSURES OF REBUTTAL EXPERTS

Sullivan v. City of San Rafael, et al.

U.S.D.C. Northern District of CA Case No. CV-12-01922 MEJ

1 STIPULATION 2 1. The parties, by and through their respective counsel, hereby stipulate and request that the 3 presently-scheduled May 7, 2013 Expert Disclosure date be continued to May 17, 2013, and the 4 May 17, 2013 Rebuttal Expert Disclosure date be continued to May 31, 2013. 5 6 2. Brian Gearinger, co-counsel for Plaintiffs, is responsible for retaining Plaintiffs' police 7 practices expert and providing all relevant materials to the expert necessary for the expert's preparation 8 of his Federal Rule of Civil Procedure 26(a)(2)(B) written report. Mr. Gearinger will be attending a 9 funeral out-of-state such that he will not be able to oversee the timely completion of the report of 10 Plaintiff's police practices. Mr. Gearinger explained his situation to Richard Osman, counsel for 11 Defendants. Mr. Osman graciously agreed to stipulate to Mr. Gearinger's request to extend the deadlines 12 relating to Expert Disclosures and Rebuttal Expert Disclosures. 13 14 3. Moving the Expert Disclosure date and the Rebuttal Expert date will not affect any other 15 dates in this case. 16 SO STIPULATED. 17 Dated: May 6, 2013 BERTRAND, FOX AND ELLIOT 18 By: /s/ Richard W. Osman 19 Richard W. Osman Attorneys for Defendants 20 Dated: May 6, 2013 LAW OFFICE OF JAMES D. RUSH 21 22 By: /s/ James D. Rush James D. Rush 23 Attorneys for Plaintiffs 24 Dated: May 6, 2013 GEARINGER LAW GROUP 25 26 By: /s/ Brian Gearinger Brian Gearinger 27 Attorneys for Plaintiffs 28 STIPULATION AND [PROPOSED] ORDER TO CONTINUE DATES FOR EXPERT DISCLOSURES AND DISCLOSURES OF REBUTTAL EXPERTS

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PROPOSED ORDER

Having reviewed the stipulation of counsel herein, IT IS HEREBY ORDERED that the Expert Disclosure date is continued from May 7, 2013 to May 17, 2013 and the Rebuttal Expert date is continued from May 17, 2013 to May 31, 2013.

IT IS SO ORDERED.

DATED: ______9, 2013

HONORABEÉ MARIA-ELENA JAMES UNITED STATES MAGISTRATE JUDGE

STIPULATION AND [PROPOSED] ORDER TO CONTINUE DATES FOR EXPERT DISCLOSURES AND DISCLOSURES OF REBUTTAL EXPERTS

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